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March 1, 2018

VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, S.W., Suite TW-A325 Washington, DC 20554

RE: Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket No. 06-36

Cougar Communications Corp. dba Texas Bigfoot Communications

FRN 0001637990

Dear Ms. Dortch:

Cougar Communications Corp. dba Texas Bigfoot Communications, (the "Company"), by its attorneys and pursuant to Section 64.2009(e) of the Commission's rules, hereby resubmits the enclosed letter that was previously filed with the Commission regarding the inapplicability of the FCC's annual CPNI Certification requirement to the Company.

If there are any questions regarding this submission, please contact the undersigned.

Very truly yours,

Katherine Patsas Nevitt

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Enclosures

cc: Best Copy and Printing, Inc.

Texas Bigfoot Communications, LP 38011 FM 1774 Road Magnolia, TX 77355 281-356-7777

VIA ELECTRONIC FILING

Marlene H. Dortch, Office of the Secretary Federal Communications Commission 445 12th Street, SW Suite TW-A325 Washington, D.C. 20554

Re: 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket No. 06-36

Cougar Communications Corp. dba Texas Bigfoot Communications

FRN 0001637990

Dear Ms. Dortch:

Cougar Communications Corp. dba Texas Bigfoot Communications (the "Company") hereby files this letter in lieu of a Customer Proprietary Network Information ("CPNI") certification statement. In an Order dated December 3, 2010 (DA 10-2282) ("December 2010 Order"), the Federal Communications Commission ("FCC") rescinded Notices of Apparent Liability for Forfeiture ("NALFs") against several hundred entities stating that the FCC had determined that those entities did not have an obligation to submit a CPNI certification for the year in question. A number of those entities had responded to the NALFs by explaining that they operated two-way radio, dispatch-only systems that were not interconnected with the public switched network. The Company operates a non-interconnected, two-way radio, dispatch-only system identical to the operations described by those entities. Accordingly, the Company believes it is not required to make an annual CPNI filing.

Please note that the Company will not make any future CPNI-related filings unless the Company modifies its current service offerings to include those for which a CPNI certification is required or unless the Company is directed to file by the FCC. Should the Commission have any questions, please contact the undersigned or the Company's counsel, Elizabeth R. Sachs, at 703-584-8663 or at lsachs@fcclaw.com.

Name: Jeff Scott Cofsky

Title: Partner

Date: March 4, 2014